1	Pursuant to Civil Local Rules 7-11 and 79-5(c), and pursuant to the Minute Order entered	
2	in this case on March 3, 2008, plaintiffs The Focal Point, LLC, Andrew Spingler, Linda Spingler,	
3	G. Christopher Ritter and Scott Hilton (collectively, the "Plaintiffs") request that portions of the	
4	following documents be filed under seal: Plaintiffs' Opposition to Continental Casual Company's	
5	Motion for Summary Judgment (the "Opposition"); the Declaration of Andrew Spingler in	
6	Opposition to Continental Casual Company's Motion for Summary Judgment (the "Spingler	
7	Declaration"); and the Joints Statement of Undisputed facts filed with the Opposition (the "Joint	
8	Statement").	
9	Portions of the Opposition, the Joint Statement and the Exhibits attached to the Spingler	
10	Declaration are sealable because they refer to the terms of a proposed Settlement Agreement	
11	between Plaintiffs and non-party Brian Ward ("Ward"). The Settlement Agreement contains	
12	express terms that prohibit the Plaintiffs from disclosing the terms of the Settlement Agreement.	
13	Consequently, and pursuant to the Minute Order entered in this case on March 3, 2008,	
14	Plaintiffs move that the portions of text referred to above (identified as sealable in the documents	
15	that will be manually submitted to the Court), and Exhibits A and B to the Spingler Declaration	
16	be filed under seal. Plaintiffs will concurrently lodge with the Clerk a proposed order to this	
17	effect.	
18		
19	Respectfully submitted,	
20	Dated: April 14, 2008 Squire, Sanders & Dempsey L.L.P.	
21		
22	By: /s/ Daniel T. Balmat  Daniel T. Balmat	
23	Attorneys for Plaintiffs	
24	THE FÖCAL POINT, LLC; ANDREW SPINGLER; LINDA SPINGLER; G.	
25	CHRISTOPHER RITTER; and SCOTT HILTON	
26		
27	SANFRANCISCO/259485.1 058839.00001	
28		

SQUIRE, SANDERS & DEMPSEY L.L.P.
One Maritime Plaza, Suite 300
San Francisco, California 94111-